Case 24-80078-sgj11 Doc 1 Filed 11/02/24 Entered 11/02/24 03:19:03 Desc Main Document Page 1 of 25

					-	
Fill	in this information to ident	tify your case:				
Un	ited States Bankruptcy Court	for the:				
NC	RTHERN DISTRICT OF TEX	KAS				
Ca	se number (if known)		- Chapter 1	1		
	· · · · · <u></u>		_ · <u> </u>		Check if this an	
<u> </u>					amended filing	
∩f	ficial Form 201					
		on for Non-Individu	ale Filin	a for Bank	runtev	06/24
					<u> </u>	06/24
		n a separate sheet to this form. On the to a separate document, <i>Instructions for I</i>				mber (IT
1.	Debtor's name	T.G.I. Friday's Marketing Advisor	y Council			
2.	All other names debtor used in the last 8 years					
	Include any assumed names, trade names and doing business as names					
3.	Debtor's federal Employer Identification Number (EIN)	75-266527				
4.	Debtor's address	Principal place of business		Mailing addres	ss, if different from principal pla	ace of
		19111 North Dallas Parkway Suite 200				
		Dallas, TX 75287				
		Number, Street, City, State & ZIP Code		P.O. Box, Num	ber, Street, City, State & ZIP Code	е
		Dallas County		Location of property of place of busing	incipal assets, if different from ess	principal
				Number, Street	t, City, State & ZIP Code	
5.	Debtor's website (URL)	https://tgifridays.com				
6.	Type of debtor	✓ Corporation (including Limited Liabil	lity Company (LL	.C) and Limited Liability	/ Partnership (LLP))	
		Partnership (excluding LLP)				
		Other. Specify:				

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Deb	i.G.i. Friday's Market	ling Advisory Co	ouncii	Case number (if known)	
	Name				
7.	Describe debtor's business	A. Check one:			
		☐ Health Care F	Business (as defined in 11 U.S.C.	§ 101(27A))	
		Single Asset I	Real Estate (as defined in 11 U.S.	C. § 101(51B))	
		Railroad (as o	defined in 11 U.S.C. § 101(44))	· ,,	
			as defined in 11 U.S.C. § 101(53A	4))	
			roker (as defined in 11 U.S.C. § 1	,,	
			,	* **	
			k (as defined in 11 U.S.C. § 781(3))	
		✓ None of the a	bove		
		B. Check all that a	apply		
		Tax-exempt er	ntity (as described in 26 U.S.C. §5	.01)	
		Investment co	ompany, including hedge fund or p	pooled investment vehicle (as	defined in 15 U.S.C. §80a-3)
		Investment ac	dvisor (as defined in 15 U.S.C. §8	0b-2(a)(11))	
		C. NAICS (North	American Industry Classification S	System) 4-digit code that best	describes debtor. See
		http://www.usco	ourts.gov/four-digit-national-assoc	iation-naics-codes.	
8.	Under which chapter of the	Check one:			
	Bankruptcy Code is the debtor filing?	Chapter 7			
	•	Chapter 9			
		✓ Chapter 11. C	Check all that apply:		
					cluding debts owed to insiders or affiliates) t on 4/01/25 and every 3 years after that).
					J.S.C. § 101(51D). If the debtor is a small
			·	come tax return or if all of thes	statement of operations, cash-flow e documents do not exist, follow the
			The debtor is a small busi	iness debtor as defined in 11 l	J.S.C. § 101(51D), and it chooses to
			proceed under Subchapte A plan is being filed with t	·	
				•	and a manufacture of an editions in
			accordance with 11 U.S.C		one or more classes of creditors, in
			Exchange Commission at Attachment to Voluntary F	ccording to § 13 or 15(d) of the Petition for Non-Individuals Fili	ole, 10K and 10Q) with the Securities and a Securities Exchange Act of 1934. File the ing for Bankruptcy under Chapter 11
			(Official Form 201A) with		·
		Chapter 12	l he debtor is a shell com	cany as defined in the Securiti	ies Exchange Act of 1934 Rule 12b-2.
9.	Were prior bankruptcy cases filed by or against	✓ No. ✓ Yes.			
	the debtor within the last 8	1 00.			
	years? If more than 2 cases, attach a				
	separate list.	District			Case number
		District	Wh	nen(Case number
10.	Are any bankruptcy cases	☐ No			
	pending or being filed by a business partner or an	✓ Yes.			
	affiliate of the debtor?				
	List all cases. If more than 1,	Debtor	SEE ATTACHED RIDER	D	elationship
	anach a sebaraie iist			L.	OIGHOLDI IID

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Deb	Trom Triany C man	keting Advisory C	Council	Case numl	per (if known)		
	Name						
		District		When	Case number, if known		
11	Why is the case filed in	Check all that appl	V.				
•••	this district?	✓ Debtor has h	, nad its domicile, princ	sipal place of business, or princip or for a longer part of such 180	al assets in this district for 180 days immediately		
			•	.	or partnership is pending in this district.		
12	Does the debtor own or	√ No					
	have possession of any real property or personal	<u> </u>	pelow for each prope	rty that needs immediate attention	on. Attach additional sheets if needed.		
	property that needs immediate attention?	Why do	es the property need	d immediate attention? (Check	all that apply.)		
		☐ It pos	ses or is alleged to po	ose a threat of imminent and ider	ntifiable hazard to public health or safety.		
		What	is the hazard?				
		☐ It nee	eds to be physically s	ecured or protected from the we	ather.		
					eteriorate or lose value without attention (for example, es-related assets or other options).		
		Othe	r				
		Where is	s the property?				
				Number, Street, City, State &	lumber, Street, City, State & ZIP Code		
		Is the pr	operty insured?				
		☐ No					
		Yes.	Insurance agency				
			Contact name				
			Phone				
	Statistical and admir	nistrative informatio	n				
13.	Debtor's estimation of	Check one	;				
	available funds	✓ Funds v	vill be available for di	stribution to unsecured creditors			
		After an	y administrative expe	enses are paid, no funds will be a	available to unsecured creditors.		
14.	Estimated number of creditors *	1-49		1,000-5,000	25,001-50,000		
	Creditors	50-99 100-199		5001-10,000 10,001-25,000	50,001-100,000 More than100,000		
		200-999		10,001-23,000	iviole traintou,000		
15.	Estimated Assets *	\$0 - \$50,000		\$1,000,001 - \$10 million			
		\$50,001 - \$100 \$100,001 - \$50		\$10,000,001 - \$50 mil	=		
		\$100,001 - \$50 \$500,001 - \$1 r		\$50,000,001 - \$100 mi			
16.	Estimated liabilities *	\$0 - \$50,000		\$1,000,001 - \$10 millio			
		\$50,001 - \$100		\$10,000,001 - \$50 mil			
		\$100,001 - \$50 \$500.001 - \$1 r		\$50,000,001 - \$100 mi \$100.000.001 - \$500 mi \$100.000.001 - \$500 mi			

^{*} The Debtors' estimated number of creditors, assets, and liabilities noted here are provided on a consolidated basis.

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Debtor	T.G.I. Friday's Mark	ceting Advisory Council		Case number (if known)
	Request for Relief, De	eclaration, and Signatures		
WARNII		s a serious crime. Making a false statement in p to 20 years, or both. 18 U.S.C. §§ 152, 134		bankruptcy case can result in fines up to \$500,000 or
of a	laration and signature uthorized resentative of debtor	The debtor requests relief in accordance wi	th the chapter of ti	tle 11, United States Code, specified in this petition.
repr	esentative of debtor	I have been authorized to file this petition of	n behalf of the deb	tor.
		I have examined the information in this peti	tion and have a rea	asonable belief that the information is true and correct.
		I declare under penalty of perjury that the fo	oregoing is true and	d correct.
		Executed on 11/02/2024 MM / DD / YYYY	_	
	X	DocuSigned by: Lyu Killty 2005D576544440		Kyle Richter
		Signature of authorized representative of de Title Chief Restructuring Officer	ebtor	Printed name
18. Sigr	nature of attorney X	/s/ Holland N. O'Neil Signature of attorney for debtor		Date 11/02/2024 MM / DD / YYYY
				WIWI DD / TTTT
		Holland N. O'Neil Printed name		
		FOLEY & LARDNER LLP		
		Firm name		
		2021 McKinney Avenue, Suite 1600 Dallas, TX 75201		
		Number, Street, City, State & ZIP Code		
		Contact phone 214-999-3000	Email address	honeil@foley.com
		TX 14864700		

Bar number and State

Rider 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities below (collectively, the "<u>Debtors</u>") filed a Petition in the United States Bankruptcy Court for the Northern District of Texas for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of TGI Friday's Inc.

- TGI Friday's NY, LLC
- TGIF Holdings, LLC
- TGIF Midco, Inc.
- TGIF Parent, Inc.
- TGI Friday's Inc.
- Burlington Towne Crossing, Inc.
- T G I Friday's of Greenbelt, Inc.
- T G I Friday's of Towson, Inc.
- T G I Friday's of Wisconsin, Inc.
- T.G.I. Friday's Marketing Advisory Council
- T.G.I. Friday's of Charles County, Inc.
- T.G.I. Friday's of Frederick County, Inc.
- T.G.I. Friday's of Harford County, Inc.
- T.G.I. Friday's of Washington County, Inc.
- TGI Friday's of Annapolis, Inc.
- TGI Friday's of Howard County, Inc.
- TGI Friday's of Rockville, Inc.
- TGI Friday's of Texas LLC
- TGI Friday's of the Rockies, Inc.
- TGIF/DFW Manager, LLC
- TGIF/DFW Partner, LLC
- TGIF/JDC Restaurant Development, LLC
- WEBCO Products Incorporated

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	Chapter 11
T.G.I. Friday's Marketing Advisory Council,	Case No. 24-[] ([])
Council,	(Joint Administration Requested)
Debtor.	

CORPORATE OWNERSHIP STATEMENT

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
TGI Friday's Inc.	100%

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	Chapter 11
T.G.I. Friday's Marketing Advisory	Case No. 24-[] ([])
Council,	(Joint Administration Requested)
Debtor.	

LIST OF EQUITY HOLDERS

The following is a list of debtor T.G.I. Friday's Marketing Advisory Counsel's significant equity holders. This list has been prepared in accordance with Federal Rule of Bankruptcy Procedure 1007(a)(3) for filing in this chapter 11 case.

Equity Holder	Address of Equity Holder	Percentage of Equity Held
	19111 North Dallas Parkway	
TGI Friday's Inc.	Suite 200	100%
	Dallas, TX 75287	

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Fill in this information to identify the case		
Debtor name TGI Friday's Inc.		
United States Bankruptcy Court for the:	NORTHERN DISTRICT OF TEXAS	☐ Check if this is an
Case number (if known):		amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 50 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 50 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number and email address of	Nature of claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
		creditor contact	services, and government contracts)	disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	Digitas Inc 40 Water Street Boston, MA 02109	Linda Piggot 617-867-1000 lindapiggot@digitas.com	Marketing Digital				\$3,400,266.40
2	Active Media Services Inc One Blue Hill Plaza PO Box 1705 Pearl River, NY 10965-8705	Jeffrey Pappas 845-732-8547 achievemore@activeinternatio nal.com	Marketing Media				\$1,972,404.76
3	MiQ Digital USA Inc 5th Floor High Holborn House 52-54 High Holborn, UK		Marketing Digital				\$1,254,640.72
4	DoorDash Inc 303 Second Street Suite 800 San Francisco, CA 94107	855-431-0459 ir@doordash.com	Marketing Digital				\$854,500.14
5	Towson Tc LLC c/o General Growth Properties 350 N. Orleans Street Suite 300 Chicago, IL 60654-1607	Jeff Sneddon 410-992-6003 Jeffrey.Sneddon@bpretail.com	Rent				\$596,828.45
6	Brookwood Interchange Office I LLC 5001 LBJ Freeway Suite 120 Dallas, TX 75244	972-893-3474; sboze@bookwoodfinancial.co m	Rent				\$540,633.19
7	Katz Media Group Inc 125 W 55th Street New York, NY 10019	Kimberly Browne 212-424-6516 Kim.browne@katz-media.com	Marketing Digital				\$530,766.77
8	WG Park LP Willow Grove Park Mall c/o PREIT Services LLC One Commerce Square 2005 Market Street Suite 1000 Philadelphia, PA 19103	Paula Charles 215-875-0712 Paula.Charles@preit.com	Rent				\$517,132.59
9	Zaliv LLC 5 Continental Ave Forest Hills, NY 11375	347-538-7424 commercialace@gmail.com	Rent				\$410,017.25
10	SOUTHVIEW PEAK LLC 3736 Fallon Road #501 Dublin, CA 94569	Liming Liu	Rent				\$408,057.48
11	Metropolitan Plaza WP LLC 7-11 So. Broadway #206 White Plains, NY 10601		Rent				\$384,867.38

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Debtor TGI Friday's Inc.
Name Case number (if known)

Name of creditor and complete mailing address, including zip code		me of creditor and complete ailing address, including zip and email address of		Nature of claim (for example, trade debts, bank loans, professional services, and disputed Nature of claim (for example, trade debts, bank loans, professional services, and disputed Nature of claim (Indicate if claim is fully unsecured, fill in only unsecured if claim is partially secured, fill in total claim amount for value of collateral or setoff to calculate unsecured in the claim is partially secured, fill in only unsecured in the claim is partially secured, fill in only unsecured in the claim is partially secured, fill in only unsecured in the claim is partially secured.			amount and deduction
			government contracts)	disputed	partially secured	value of collateral or setoff	Unsecured claim
	Creating Culinary Community LLC		Krispy Rice				\$376,972.60
12	10955 Granada Lane Overland Park, KS 66211						
13	Urban Edge Properties 210 Route 4 East Paramas, NJ 07652	Robert C. Milton III 201-571-3500	Rent				\$376,738.89
14	MP Promenade LLC c/o V3 Capital Group, LLC 200 Evans Road Melbourne, FL 32904	Katherine A Roche	Rent				\$368,244.24
15	SALESFORCE.COM INC 415 Mission Street 3rd Floor San Francisco, CA 94105	Sabastian Niles 800-664-9073	Vendor				\$348,865.40
16	Rancho Mall LLC c/o Brookfield Properties 350 N Orleans St. Suite 300 Chicago, IL 60654	Shannon.Preciado@bpretail.co m	Rent				\$310,203.33
17	Telgian Corporation	Dave Gomez 480-753-5444	Corrigo				\$307,062.17
18	CR Mount Pleasant LLC c/o Continental Realty Corporation 1427 Clarkview Road Suite 500 Baltimore, MD 21209	Stephani Shack 410-296-4800 info@crcrealty.com	Rent				\$301,964.46
19	W/S Amherst Properties LLC 33 Boylston Street Suite 3000 Chestnut Hill, MA 02467	603-882-3610	Rent				\$285,139.99
20	USA Today 7950 Jones Branch Drive, McLean, VA 22108	Caren Bohan 703-854-3400 cbohan@usatoday.com	Marketing Media				\$275,000.00
21	Tru Touching Humans LLC dba TRUth 5800 Democracy Dr Plano TX 75024	Yousef Kattan 972-848-8686 ykattan@truad.com	Marketing Media				\$273,561.18
22	REACTS LLC 200 S State Road #B Marysville, PA 17053	717-773-5865	Corrigo				\$266,610.19
23	Addison Quorum Partners Ltd 15280 Addison Road Suite 301 Addison, TX 75002		Rent				\$264,554.51
24	Route 140 School Street LLC 33 Boylston Street Suite 3000 Chestnut Hill, MA 02467	617-646-3259 Katrina.Meidanis@wsdevelop ment.comt.com	Rent				\$263,353.86
25	Vinsue Corporation 5 Genmare Mews Nyack, NY 10960	646-895-9416 robertlonzar_vinsuecorp@aol.c om	Rent				\$262,812.73
26	Woodbury Centre Partners LLC c/o Blueshine Capital LLC 27 Robert Pitt Drive Monsey, NY 10952	Mel Firer 845-371-4040 845-806-6110 mel@blueshinecapital.com	Rent				\$261,888.12
27	DLR Properties LLC 560 Fifth Avenue New York NY 10036	Daniel S. Dornfeld (516) 248-1700 ddornfeld@forchellilaw.com	Rent				\$260,431.19
28	Tyler Mall Limited Partnership c/o GGP, Inc. 1299 Galleria at Tyler Riverside, CA 92503	Emily Martin (312) 960-6364 Emily.martin@brookfieldproper tiesretail.com	Rent				\$260,282.56
29	DFW International Airport Board 2400 Aviation Drive 3rd Floor DFW Airport, TX 75261	Sean Donohue 972-973-4829 Jbaker2@dfwairport.com	Rent				\$260,038.20

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Debtor TGI Friday's Inc.
Name Case number (if known)

Name of creditor and complete mailing address, including zip		Ime of creditor and complete ailing address, including zip Name, telephone number and email address of profes		(for example, trade debts, bank loans, professional services and unliquidated, or		Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
	code Spark Branding House Inc	creditor contact	government contracts)	disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
30		Jessie Hamlin 813-253-0300 jessie@spark.us	Marketing Other				\$251,186.25	
31	MONMOUTH V URBAN RENEWAL LLC c/o Brookfield Properties Retail 500 Fifth Avenue Suite 3100 New York, NY 10110	језове <u>«</u> зранк.из	Rent				\$250,201.32	
32	A O Smith Water Products Corp 11270 West Park Place Suite 170 P.O Box 245008 Milwaukee, WI 53224		Corrigo				\$242,368.44	
33	South Shore Mall Realty LLC South Shore Mall Realty LLC c/o Namdar Realty Group 150 Great Neck Road Suite 304 Great Neck, NY 11021	Igar Namdar 516-773-0010 igar@namdarllc.com legal@namdarllc.com abstract@namdarllc.com renewals@namdarllc.com	Rent				\$242,154.88	
34	Simon Property Group (TX) LP National City Center 225 West Washington Street Indianapolis, IN 46204	317-636-1600	Rent				\$241,251.23	
35	Northern Village Associates LP 16130 Ventura Blvd Suite 250 Encino, CA 91436	559-447-6235 559-447-6266	Rent				\$236,149.82	
36	Allied Austin LLC 118-35 Queens Blvd Forest Hills, NY 11375	718-263-3800 bbergman@muss.com	Rent				\$234,912.75	
37	Mall At Solomon Pond LLC 601 Donald Lynch Blvd Marlborough, MA 01752	315-425-1000	Rent				\$233,671.52	
38	Schick Construction Inc 3876 Via Dolce Marina del Rey, CA 90292	Benjamin Schick 310-266-8367 310-821-6643 Ben@schickconstruction.com	Rent				\$230,917.62	
39	Valley Stream Green Acres LLC c/o The Macerich Company 401 Wilshire Blvd Suite 700 Santa Monica, CA 90401	Joseph Floccari 516-561-7360 GreenAcresAR@macrich.com	Rent				\$222,679.13	
40	Heidrick and Struggles Inc 233 South Wacker Drive Willis Tower Suite 4900 Chicago, IL 60606-6303	Anne Rockey 312-496-1200 arockey@heidrick.com	Professional Services				\$215,258.73	
41	Yelp Inc – Advertising	877-767-9357	Vendor				\$204,165.44	
42	Windstream Corporation 4001 Rodney Parham Road Little Rock, AR 72212	501 748 7000	IT				\$202,339.41	
43	EklecCo NewCo LLC c/o Pyramid Management Group, LLC 4 Clinton Square Syracuse, NY 13202	518-491-4007 Davidvinehout@pyramidmg.co m	Rent				\$201,267.30	
44	ARC CAFEUSA001 LLC c/o Vereit, INc. 2325 E. Camelback Road 9th Floor Phoenix, AZ 85016	212-217-6395 relegal@vereit.com	Rent				\$201,047.04	
45	DK Crown Holdings Inc dba DraftKings Inc 222 Berkeley St Boston, MA 02116	Jason Robins 301-980-2133 jrobins@draftkings.com	Marketing Other				\$200,000.00	

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Debtor	TGI Friday's Inc.	Case number (if known)	
	Name		

Name of creditor and complete mailing address, including zip code		Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
46	Leviton Law Firm Ltd One Pierce Place Suite 725W Itasca, IL 60143	Don Leviton 844-843-5290	Legal				\$200,000.00
47	BROOKS SHOPPING CENTERS LLC c/o Mars Realty 10 Grand Central 155 East 44th Street New York, NY 10017	Michael A. Pensabene (212) 867-6000 Craig M. Deitelzweig 212-557-1400	Rent				\$199,875.82
48	Brass Mill Commons Realty Holding LLC c/o Brass Mill Center 495 Union Street Suite 139 Waterbury, Ct 06706	216-831-0542 jsaponaro@meyersroman.com	Rent				\$193,029.94
49	Loews West Long Branch Cinemas One AMC Way 11550 Ash Street Suite 200 Leawood, KS 66211	Luke Hilboldt (913) 213-2641 Ihilboldt@amctheatres.com	Rent				\$190,583.90
50	Stuyvesant Plaza Retail LLC c/o WS Asset Management, Inc. 33 Boylston Street Suite 3000 Chestnut Hill, MA 02467	617-232-8900	Rent				\$179,650.88

Fill in this information to identify the case:							
Debtor name T.G.I. Friday's Marketing Advisory Council							
United States Bankruptcy Court for the: NORTHERN DISTRICT OF TEXAS							
Case number (if known)	Check if this is an						
	amended filing						
Official Forms 200							
Official Form 202 Declaration Under Penalty of Perjury for Non-Individu	al Debtors 12/15						
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.							
WARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.							
Declaration and signature							
I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.							
I have examined the information in the documents checked below and I have a reasonable belief that the info	ormation is true and correct:						
Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)							
Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)							
Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)							
Schedule H: Codebtors (Official Form 206H) Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)							
Amended Schedule Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 50 Largest Unsecured Claims and A Other document that requires a declaration List of Equity Holders; Corporate Ownership							
I declare under penalty of perjury that the foregoing is true and correct.							
Docustigned by:							
Executed on 11/02/2024 X English Ridght r Signature of individual signing on behalf of debtor							
Kyle Richter							
Printed name							
Chief Restructuring Officer							
Position or relationship to debtor							

CONFIDENTIAL

WRITTEN CONSENT OF THE GOVERNING BODIES OF TGIF HOLDINGS, LLC AND CERTAIN OF ITS SUBSIDIARIES

November 1, 2024

WHEREAS, the undersigned, being (i) all of the members of the boards of directors (each, a "Board", and collectively the "Boards"), or (ii) all of the sole members (together with the Boards, each a "Governing Body", and collectively, the "Governing Bodies"), as applicable, of TGIF Holdings, LLC, a Delaware limited liability company and each of the entities listed on **Schedule 1** attached hereto (each, a "Company", and collectively, the "Companies"), hereby take the following actions by written consent and without the necessity of a meeting, which actions shall have the same force and effect as if duly adopted at a meeting duly called and held at which a quorum was present and acting throughout (the "Consent");

WHEREAS, the Governing Bodies have reviewed and considered presentations by the management and the financial and legal advisors of the Companies regarding the liabilities and liquidity situation of each Company, the strategic alternatives available to them, and the effect of the foregoing on the Companies' businesses;

WHEREAS, the Governing Bodies have had the opportunity to consult with management and the financial and legal advisors of the Companies and fully consider each of the strategic alternatives available to the Companies;

WHEREAS, each Governing Body has determined that it is desirable, advisable, and in the best interests of the Companies to appoint an independent and disinterested director or manager, as applicable, and that Alexander Matina has the experience, independence, and willingness to serve as such a director or manager of the Board of each Company;

WHEREAS, each Governing Body has consented to the consummation of filing chapter 11 petitions and to take the actions and enter into the agreements (including that certain debtor in possession credit agreement dated among the Company as borrower, Texas Partners Bank, a Texas state bank doing business as the Bank of San Antonio, as lender, (the "<u>DIP Lender</u>", and such debtor in possession credit agreement, the "<u>DIP Credit Agreement</u>") and documents required to give effect thereto;

WHEREAS, the Board has reviewed and considered presentations by the management and financial and legal advisors of the Company regarding the DIP Credit Facility and DIP Credit Agreement;

WHEREAS, the obligation of the DIP Lender to make the extensions of credit to the Company is subject to, among other things, the Company entering into the DIP Credit Agreement and satisfying certain conditions in the DIP Credit Agreement;

WHEREAS, pursuant to the DIP Credit Agreement, the Companies are required to appoint a chief restructuring officer (the "<u>CRO</u>") of each Company, as a precondition to entering into the DIP Credit Agreement;

WHEREAS, each Governing Body, as applicable, deems it advisable and in the best interests of each Company to appoint Kyle Richter from Berkeley Research Services, LLC ("BRG") as the CRO of each Company;

WHEREAS, in connection with appointment of Kyle Richter from BRG as the CRO of each Company, each Governing Body, as applicable, desires to approve, and authorize each Company to enter into that certain engagement letter (the "Engagement Letter") in substantially the form presented to the Governing Bodies and attached hereto as **Exhibit A**;

WHEREAS, each Governing Body believes that it is in the best interests of each Company, as applicable, to ratify the appointment of Kyle Richter from BRG as the CRO of each Company;

WHEREAS, the Company will obtain benefits from the DIP Credit Agreement and it is advisable and in the best interest of the Company to enter into the DIP Credit Agreement and the other loan document entered in connection therewith and to perform their obligations thereunder;

WHEREAS, the Company desires to employ certain professionals to assist the Companies in carrying out their duties under the Chapter 11 Cases (as defined below);

WHEREAS, after full consideration of the terms thereof, each of the undersign deem the Chapter 11 Cases and the related agreements and actions to be in the best interest of such Company; and

WHEREAS, the Governing Bodies hereby take the following actions and adopt the following resolutions pursuant to the organizational documents of each of the Companies, and the laws of the state of Delaware, New York, Texas, New Jersey, Maryland, Virginia, Wisconsin, and Georgia as applicable:

NOW, THEREFORE, BE IT,

Appointment of an Independent Director or Manager

RESOLVED, that in the judgment of the Boards it was desirable and in the best interests of the Company that independent managers and directors, as applicable, be engaged and appointed to serve on the Boards;

RESOLVED, that, effective as of the date hereof, Alexander Matina, is hereby elected as a director or manager, as applicable, to the Board of each Company.

Appointment of Chief Restructuring Officer

RESOLVED, that, effective as of the date hereof, Kyle Richter from BRG, is hereby appointed to serve as CRO of each Company.

Approval of Engagement Letter for Chief Restructuring Officer

RESOLVED, the Engagement Letter be, and hereby is, authorized and approved in all respects.

Voluntary Petition for Relief Under Chapter 11 of the Bankruptcy Code

RESOLVED, that in the judgment of the Governing Bodies (including, for the avoidance of doubt, the Board of TGIF Topco in its capacity as the ultimate governing body of the TGIF Topco and each of its subsidiaries), it is desirable and in the best interests of the Companies (including a consideration of each Company's creditors and other parties in interest) that each Company shall be, and hereby is, authorized and directed to file, or cause to be filed, a voluntary petition for relief (the "Chapter 11 Cases") under the provisions of chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Texas (the "Bankruptcy Court") and any other petition for relief or recognition or other order that may be desirable under applicable laws in the United States.

RESOLVED, that the members of the Governing Bodies or any other duly appointed officer of the Companies authorized by the Governing Bodies to act on behalf of the applicable Company (collectively, the "Authorized Signatories" and any one of them, and "Authorized Signatory"), acting alone or with one or more other Authorized Signatories be, and they hereby are, authorized, empowered and directed to (i) execute and file on behalf of the Companies all petitions, affidavits, declarations, first day motions, schedules, statements of financial affairs, lists and other motions, applications, pleadings, papers, or documents; (ii) take and perform any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Companies' business; (iii) appear as necessary at all bankruptcy proceedings on behalf of the Companies; and (iv) pay all such expenses where necessary or appropriate in order to carry out fully the intent and accomplish the purposes of the resolutions adopted herein.

RESOLVED, that the actions of any Authorized Signatory taken pursuant to the preceding resolution, including the execution, acknowledgment, delivery, and verification of the petition and all ancillary documents and all other agreements, certificates, instruments, guaranties, notices, and other documents, shall be conclusive evidence of such Authorized Signatory's approval and the necessity or desirability thereof.

Retention of Professionals

RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized and directed to employ the law firm of Ropes & Gray LLP as general bankruptcy counsel to represent and assist the Companies in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Ropes & Gray LLP.

RESOLVED, that the Authorized Signatories be, and they hereby are, authorized and directed to employ the law firm of Foley & Lardner, LLP, as co-bankruptcy counsel, to represent and assist the Companies in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights and obligations, including filing any motions, objections,

replies, applications, or pleadings; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Foley & Lardner, LLP.

RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized and directed to employ the firm of Berkeley Research Group, LLC as financial advisor to the Companies to represent and assist the Companies in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights and obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to employ or retain the services of Berkeley Research Group, LLC.

RESOLVED, that the Authorized Signatories be, and they hereby are authorized and directed to employ Stretto, Inc. as notice, claims, solicitation and balloting agent in connection with the Chapter 11 Cases; and in connection therewith, each of the Authorized Signatories is, with power of delegation, hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, if required, prior to and immediately upon the filing of the Chapter 11 Cases, and to cause to be filed an appropriate application for authority to retain the services of Stretto, Inc.

RESOLVED, that the Authorized Signatories be, and they hereby are, authorized and directed to employ any other professionals to assist the Companies in carrying out their duties under the Bankruptcy Code; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary.

RESOLVED, that the Authorized Signatories be, and they hereby are, with power of delegation, authorized, empowered and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers, and other professionals and to take and perform any and all further acts and deeds that each of the Authorized Signatories deem necessary, proper, or desirable in connection with the Companies' Chapter 11 Cases, with a view to the successful prosecution of such case.

DIP Facility / Use of Cash Collateral

RESOLVED, the transactions contemplated by the DIP Credit Agreement (including, without limitation, the borrowings thereunder), the transactions contemplated therein, and the guaranties, liabilities, obligations, and guarantees, liens, and equity pledges granted in connection therewith, be, and hereby are, authorized, adopted and approved with such lenders and on such terms substantially consistent with those presented to the Governing Bodies on or prior to the date hereof and as may be further approved, modified or amended by any one or more of the Authorized Signatories, as may be reasonably necessary or desirable for the continuing conduct of the affairs of the Companies.

RESOLVED, that, in the judgment of the Governing Bodies, it is desirable and in the best interests of the Companies (including a consideration of their creditors and other parties in interest) to finalize, execute, and deliver the DIP Credit Agreement and any related ancillary documents, and the Companies' performance of their obligations thereunder, including granting liens, guarantees, and equity pledges.

RESOLVED, that the Companies' execution and delivery of, and the performance of their obligations (including guarantees) in connection with the DIP Credit Agreement, is hereby, in all respects, authorized and approved; and further resolved, that each of the Authorized Signatories, acting alone or with one or more Authorized Signatories, is hereby authorized, empowered, and directed to negotiate the terms of and to execute, deliver, and perform under the DIP Credit Agreement and any and all other documents, certificates, instruments, agreements, intercreditor agreements, any such changes therein, additions, deletions, amendments, or other modifications thereto required to consummate the transactions contemplated by the DIP Credit Agreement in the name and on behalf of the Companies, in the form approved, with such changes therein and modifications and amendments thereto as any of the Authorized Signatories may in its sole and absolute discretion approve, which approval shall be conclusively evidenced by his or her execution thereof. Such execution by any of the Authorized Signatories is hereby authorized to be by pdf., DocuSign or other electronic or printed means as deemed necessary and preferable.

RESOLVED, that each of the Authorized Signatories, acting alone or with one or more Authorized Signatories, be, and hereby is, authorized and directed to seek authorization to enter into the DIP Credit Agreement and to seek approval of the use of cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "Cash Collateral"), pursuant to a postpetition financing order in interim and final form with such changes therein, additions, deletions, amendments, or other modifications thereto as any Authorized Signatory may in its sole and absolute discretion approve, and any Authorized Signatory be, and hereby is, authorized, empowered, and directed to negotiate, execute, and deliver any and all agreements, instruments, or documents, by or on behalf of the Companies, necessary to implement the postpetition financing, including providing for adequate protection to the secured parties in accordance with section 363 of the Bankruptcy Code, as well as any additional or further agreements for entry into the DIP Credit Agreement and the use of Cash Collateral in connection with the Chapter 11 Cases, which agreements may require adequate protection and liens to the DIP Lender and each other agreement, instrument, or document to be executed and delivered in connection therewith, by or on behalf of the Companies pursuant thereto or in connection therewith, all with such changes therein and additions thereto as any Authorized Signatory approves, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery thereof.

RESOLVED, that (i) the form, terms, and provisions of the DIP Credit Agreement, (ii) the grant of (a) collateral under the DIP Credit Agreement and (b) pledges of equity, (iii) the guaranty of obligations by the Guarantors (as defined in the DIP Credit Agreement) under the DIP Credit Agreement, from which the Companies will derive value, be and hereby are, authorized, adopted, and approved, and (iv) any Authorized Signatory of the Companies is hereby authorized, empowered, and directed, in the name of and on behalf of the Companies, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of, each of the transactions contemplated by the DIP Credit Agreement, substantially in the form provided to the Governing Bodies, and such other agreements, certificates, instruments,

or other papers or documents to which each Company is or will be a party or any order entered into in connection with the DIP Credit Agreement (collectively with the DIP Credit Agreement, the "<u>Financing Documents</u>"), incur and pay or cause to be paid all related fees and expenses, with such changes, additions and modifications thereto as an Authorized Signatory executing the same shall approve.

RESOLVED, that each Company, as a debtor and debtor-in-possession under the Bankruptcy Code be, and hereby is, authorized and directed to incur any and all obligations and to undertake any and all related transactions on substantially the same terms as contemplated under the Financing Documents (collectively, the "<u>Financing Transactions</u>"), including granting liens, guarantees, and providing equity pledges to secure such obligations.

RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized and directed to take such actions as in its discretion is determined to be necessary, desirable, or appropriate to execute, deliver, and file: (i) the Financing Documents and such agreements, certificates, instruments, guaranties, notices, and any and all other documents, including, without limitation, any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of any Financing Documents, necessary, desirable, or appropriate to facilitate the Financing Transactions; (ii) all schedules, and other motions, papers, or documents, which shall in its sole judgment be necessary, proper, or advisable, which determination shall be conclusively evidenced by his/her or their execution thereof; (iii) such other instruments, certificates, notices, assignments, and documents as may be reasonably requested under the Financing Documents; and (iv) such forms of officer's certificates and compliance certificates as may be required by the Financing Documents.

RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized and directed to take all such further actions, including, without limitation, to pay or approve the payment of all fees and expenses payable in connection with the Financing Transactions and all fees and expenses incurred by or on behalf of the Companies in connection with the foregoing resolutions, in accordance with the terms of the Financing Documents, which shall in their reasonable business judgment be necessary, proper, or advisable to perform each Company's obligations under or in connection with the Financing Documents or any of the Financing Transactions and to fully carry out the intent of the foregoing resolutions.

General

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Signatories, each of the Authorized Signatories (and their designees and delegates) be, and hereby is, authorized and empowered, in the name of and on behalf of each Company, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver and file any and all such agreements, certificates, instruments and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such Authorized Signatory's judgment, shall be necessary, advisable or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein.

RESOLVED, that the Governing Bodies received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of each Company, as applicable, or hereby waive any right to have received such notice.

RESOLVED, that all acts, actions and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of each Company are hereby in all respects approved and ratified as the true acts and deeds of each Company with the same force and effect as if each such act, transaction, agreement or certificate has been specifically authorized in advance by resolution of the Governing Bodies.

RESOLVED, that each of the Authorized Signatories (and their designees and delegates) be, and hereby is, authorized and empowered to take all actions or to not take any action in the name of each Company with respect to the transactions contemplated by these resolutions hereunder, as such Authorized Signatory shall deem necessary or desirable in such Authorized Signatory's reasonable business judgment to effectuate the purposes of the transactions contemplated herein.

RESOLVED, that that any actions taken by any Authorized Signatories (and their designees and delegates) prior to the date of these resolutions that would have been authorized by these resolutions but for the fact that such actions were taken prior to the date of these resolutions be, and hereby are, authorized, ratified, confirmed, adopted and approved in all respects as the acts and deeds of the Companies.

[Signature Pages Follow]

IN WITNESS WHEREOF, the undersigned, being members of the Board of TGIF Holdings, LLC, have executed this written consent as of the date first written above and shall be filed with the records of the Companies.

Name: Rohit Manocha

DocuSigned by:

Name: Sidney Feltenstein

Docusigned by:
Unit Yadav

By: _____D2F2EBDE70DE4

Name: Anil Yadav

Alexander A

Name: Alexander Matina

IN WITNESS WHEREOF, the undersigned, being the sole member of the Governing Bodies of certain of the Companies, has executed this written consent as of the date first written above.

Rohit Manocha

DocuSianed by

Sole Director of TGI Friday's, Inc., TGI Friday's of the Rockies, Inc., Burlington Towne Crossing, Inc., WEBCO Products Incorporated, T G I Friday's of Wisconsin, Inc., TGI Friday's of Annapolis, Inc., T.G.I. Friday's of Charles County, Inc., T.G.I. Friday's of Frederick County, Inc., T G I Friday's of Greenbelt, Inc., T.G.I. Friday's of Harford County, Inc., TGI Friday's of Howard County, Inc., TGI Friday's of Rockville, Inc., TGI Friday's of Towson, Inc., and T.G.I. Friday's of Washington County, Inc., and Sole Manager of TGI Friday's NY, LLC, TGI Friday's of Texas, LLC, and TGIF/JDC Restaurant Development, LLC

IN WITNESS WHEREOF, the undersigned, being members of the Board of TGIF Midco, Inc., have executed this written consent as of the date first written above.

By: B80E07881F6447D...

Name: Rohit Manocha

— DoouSigned by

Name: Sidney Feltenstein

DocuSigned by:

Name: Anil Yadav

Signed by.

By: 0B4F6025744E4F7...

Name: Alexander Matina

IN WITNESS WHEREOF, the undersigned, being members of the Board of TGIF Parent, Inc., have executed this written consent as of the date first written above.

Name: Rohit Manocha

-DocuSigned by:

By: Sidney Feltenstein

Name: Sidney Feltenstein

DocuSigned by:

By: D2F2EBDE70DE430

Name: Anil Yadav

-Signed by:

Bv: (102 and 11 Matin

Name: Alexander Matina

IN WITNESS WHEREOF, the undersigned, being the sole member of TGIF/DFW Partner, LLC, TGIF/DFW Manager, LLC, has executed this written consent as of the date first written above.

TGI FRIDAY'S, INC.

DocuSigned by:

By:

Name: Rohit Manocha Title: Sole Director

Schedule 1

Companies (State of Incorporation)

- 1. TGIF Midco, Inc. (Delaware)
- 2. TGIF Parent, Inc. (Delaware)
- 3. TGI Friday's Inc. (New York)
- 4. Burlington Towne Crossing, Inc. (New Jersey)
- 5. T.G.I. Friday's of Charles County, Inc. (Maryland)
- 6. T.G.I. Friday's of Frederick County, Inc. (Maryland)
- 7. T.G.I. Friday's of Harford County, Inc. (Maryland)
- 8. T.G.I. Friday's of Washington County, Inc. (Maryland)
- 9. T G I Friday's of Wisconsin, Inc. (Wisconsin)
- 10. T.G.I. Friday's Marketing Advisory Council (Texas)
- 11. TGI Friday's of Annapolis, Inc. (Maryland)
- 12. T G I Friday's of Greenbelt, Inc. (Maryland)
- 13. TGI Friday's of Howard County, Inc. (Maryland)
- 14. TGI Friday's of Rockville, Inc. (Maryland)
- 15. TGI Friday's of Texas, LLC (Texas)
- 16. TGI Friday's of the Rockies, Inc. (Virginia)
- 17. TGI Friday's of Towson, Inc. (Maryland)
- 18. TGI Friday's NY, LLC (Texas)
- 19. TGIF/DFW Manager, LLC (Texas)
- 20. TGIF/DFW Partner, LLC (Texas)
- 21. TGIF/JDC Restaurant Development, LLC (Georgia)
- 22. TGI Friday's Marketing Advisor Counsel (Texas)
- 23. WEBCO Products Incorporated (New Jersey)